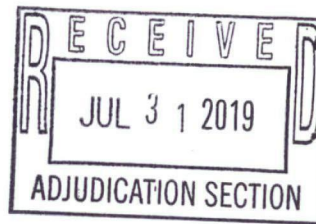


# LISKOW & LEWIS

A Professional Law Corporation

701 Poydras Street, Suite 5000  
New Orleans, Louisiana 70139  
Main 504.581.7979  
Fax 504.556.4108



Liskow.com

Joan G. Seelman  
July 31, 2019

Direct: (504) 299-6121

jseelman@Liskow.com

Ms. Colette Worcester  
Bureau of Ocean Energy Management  
Adjudication Unit  
1201 Elmwood Park Boulevard, MS 5421  
New Orleans, Louisiana 70123-2390

Re: Non-Required Filing –  
Our File No. 77007.0001

Ladies and Gentlemen:

Enclosed please find two (2) copies of the Assignment, Bill of Sale and Conveyance ("Assignment") by and between Orinoco Natural Resources, LLC (3545), as Seller and Sanare Energy Partners, LLC (3520), as Buyer, executed July 26, 2019, effective June 1, 2019, affecting the leases and rights-of-way described below. Please record this letter and Assignment in the files maintained for the following leases and rights-of-way:

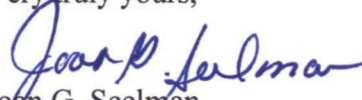
LEASES	RIGHTS OF WAY
OCS 00830	OCS-G 25420
OCS 00831	OCS-G 25421
OCS 00832	OCS-G 26819
OCS-G 01022	OCS-G 21502
OCS-G 01134	OCS-G 26820
OCS-G 01187	OCS-G 25419
OCS-G 01189	OCS-G 26821
OCS-G 01201	OCS-G 16045
OCS-G 01204	
OCS-G 01205	
OCS-G 17935	
OCS-G 21742	
OCS-G 22850	
OCS-G 28351	
OCS-G 32201	
OCS-G 32207	

Ms. Colette Worcester  
Bureau of Ocean Energy Management  
Adjudication Unit  
July 31, 2019  
Page 2

This letter and document should be placed on your document imaging system under "Document Type No. 7" "Contracts, Agreements and Conveyances." I have enclosed a paygov receipt for filing fees in the amount of \$696.00.

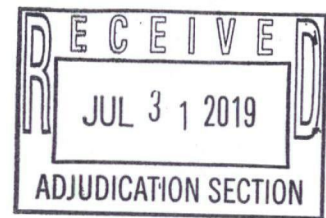
If you have any questions concerning this matter, please do not hesitate to contact the undersigned at 504-299-6121

Very truly yours,

A handwritten signature in blue ink, appearing to read "Joan G. Seelman".

Joan G. Seelman  
Regulatory Paralegal

Enclosure



UNITED STATES OF AMERICA

OUTER CONTINENTAL SHELF

**ASSIGNMENT, BILL OF SALE AND CONVEYANCE**

This Assignment, Bill of Sale and Conveyance (this "*Assignment*") is effective for all purposes as of 12:01 a.m. Central Standard Time on June 1, 2019 (the "*Effective Time*"), and is made by ORINOCO NATURAL RESOURCES, LLC, a Virginia limited liability company ("*Assignor*"), to SANARE ENERGY PARTNERS, LLC, a Delaware limited liability company ("*Assignee*") and together with Assignor, each a "*Party*" and, collectively, the "*Parties*").

Assignor, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does by these presents GRANT, BARGAIN, SELL, CONVEY, ASSIGN, TRANSFER, SET OVER and DELIVER unto Assignee, subject to the exceptions and reservations and the terms and provisions herein contained, all of Assignor's right, title and interest in and to the interests and properties described in clauses (a) through (f) below (without duplication), (the entirety of such right, title and interest being the "*Assets*"):

(a) To the extent assignable, all rights, titles and interests of Assignor in and to the oil, gas and mineral leases described in Exhibit A attached hereto (the "*Leases*") and, with respect to the Leases, all oil and/or gas wells and wellbores located thereon or on leases with which the Leases have been pooled, communitized or unitized, whether producing, shut-in, or abandoned and whether for production, injection or disposal described in Exhibit C attached hereto (the "*Wells*"), along with all other right, title and interest of Assignor in and to the Leases and the Wells;

(b) Except to the extent as may be limited by the Leases, all of Assignor's rights, privileges, benefits and powers conferred upon Assignor, as the holder of any Lease, with respect to the use and occupation of the surface of, as well as the subsurface depths under, the lands covered by such Lease that may be necessary or useful to the possession and enjoyment of such Lease; except to the extent as may be limited by the Leases, all of Assignor's rights in any pools or units which include all or any part of any Lease or any Well (the "*Units*"), including Assignor's right, title and interest in production from any Unit, regardless of whether such Unit production is derived from wells located on or off a Lease and Assignor's right, title and interest in any wells within any such Unit;



To the extent assignable, all of Assignor's right, title and interest in and to all lease term lines, flowlines, gathering lines, transmission lines and all other pipelines, servitudes, easements, rights-of-way and rights-of-use and easements described in **Exhibit B** attached hereto (the "**ROWS**");

(c) All of Assignor's right, title and interest in and to all platforms, caissons, subsea tie-backs and facilities, equipment, machinery, fixtures and other real, personal and mixed property situated on, or being fabricated or constructed specifically for or for the benefit of, the Leases and/or used in the operation of the Assets, including well equipment, casing, rods, tanks, boilers, buildings, tubing, pumps, motors, fixtures, machinery, inventory, separators, dehydrators, compressors, treaters, power lines and field processing facilities (the "**Platform**");

(d) To the extent assignable, all of Assignor's right, title and interest in and to all lease agreements, royalty agreements, assignments, gas purchase and sale contracts, oil purchase and sale agreements, transportation and marketing agreements, farmin and farmout agreements, operating agreements, unit agreements, production handling agreements, processing agreements, facilities or equipment leases and other contracts, agreements and rights, all to the extent used, or held for use, with respect to the ownership or operation of the Assets or with respect to the production or treatment of Hydrocarbons from, or attributable to, the Assets described in **Exhibit D** attached hereto (collectively, the "**Contracts**");

(e) All of Assignor's right, title and interest in and to the hydrocarbons produced from the Assets, including "line fill" and inventory below the pipeline connection in tanks, attributable to the Wells, the Leases and Units (the "**Hydrocarbons**");

(f) Originals, or, if originals are unavailable, copies of, all of the files, records, information and data relating directly to the Assets and in Assignor's possession, including title records, abstracts, title opinions, title certificates, production records, severance tax records, and all other information relating directly to the ownership or operation of the Assets, but exclusive of (i) any such records, data or information where transfer of same is prohibited by Third Party agreements or applicable Law, as to which Assignor is unable to secure a waiver, and (ii) the work product of Assignor's legal counsel, excluding title opinions and title certificates (collectively, the "**Records**").

TO HAVE AND TO HOLD all of the Assets unto Assignee and its successors, legal representatives and assigns forever, subject to the terms of this Assignment.

To the extent required to be operative, the disclaimers of warranties contained in this Assignment, Bill of Sale and Conveyance are conspicuous disclaimers for the purpose of any applicable law, rule or order. THIS ASSIGNMENT, BILL OF SALE AND COINVEYANCE IS DELIVERED TO ASSIGNEE WITHOUT WARRANTY OR REPRESENTATION, and



Seller makes no representations or warranties of any kind with respect to the property conveyed, the title thereto, or its condition, whether express, implied, or statutory, not even for the return of the purchase price, except that Seller specially warrants and agrees to defend title with respect to the contracts, agreements and other property conveyed against any claims and demands of all persons claiming an interest (including an encumbrance) in Exhibit "D" by, through and under Seller, but not otherwise, and is conveyed with the right of full substitution and subrogation in and to any and all rights and actions of warranty which Seller may have against any and all preceding owners or vendors of the Leases or Contracts. WITHOUT LIMITATION OF THE GENERALITY OF THE IMMEDIATELY PRECEDING SENTENCE, SELLER EXPRESSLY DISCLAIMS AND NEGATES AS TO THE PROPERTY CONVEYED (A) ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, (B) ANY IMPLIED OR EXPRESS WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, AND (C) ANY IMPLIED OR EXPRESS WARRANTY OF CONFORMITY TO MODELS OR SAMPLES OF MATERIALS. Buyer expressly agrees that such property conveyed will be accepted "AS IS," "WHERE IS," and in its present condition and state of repair.

To the extent required by applicable legal requirements to be operative, the disclaimers of certain warranties contained herein are "conspicuous disclaimers" for purposes of any applicable legal requirements.

Separate governmental forms of assignments of the Assets may be executed on officially approved forms by Assignor and Assignee, in sufficient counterparts to satisfy applicable statutory and regulatory requirements. Those assignments shall be deemed to contain all of the exceptions, reservations, warranties, rights, titles, powers, and privileges set forth herein as fully as though they were set forth in each such assignment. [The interests conveyed by such separate assignments are the same, and not in addition to the interests conveyed by this Assignment and are not intended to modify, and shall not modify, any of the terms, covenants and conditions, or limitations on warranties set forth in this Assignment and are not intended to create, and shall not create, any representations, warranties, or additional covenants of or by any Assignor to Assignee.]

This Assignment and all rights and covenants in connection herewith shall be binding upon the Parties, and their respective heirs, successors, and assigns, and the covenants hereof shall run with the Assets. All Attachments and Exhibits attached hereto are hereby made part hereof and incorporated herein by this reference. This Assignment is intended to be recorded and filed of record.

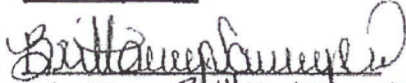
**THIS ASSIGNMENT AND ANY CLAIM, CONTROVERSY OR DISPUTE ARISING UNDER OR RELATED TO THIS ASSIGNMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THE RIGHTS, DUTIES AND LEGAL RELATIONS AMONG THE PARTIES HERETO SHALL BE GOVERNED AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS (EXCEPT THAT, WITH RESPECT TO ISSUES RELATING TO REAL**

**PROPERTY FOR ASSETS LOCATED IN A SPECIFIC STATE, THE LAWS OF SUCH STATE SHALL GOVERN), EXCLUDING ANY CONFLICTS OF LAW RULE OR PRINCIPLE THAT MIGHT REFER CONSTRUCTION OF SUCH PROVISIONS TO THE LAWS OF ANOTHER JURISDICTION.**

[Remainder of Page Intentionally Left Blank – Signature Page to Follow]

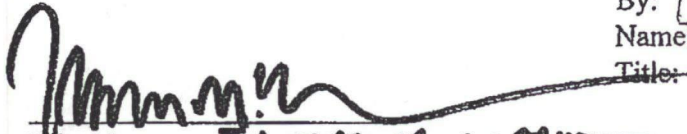
IN WITNESS WHEREOF, each of the parties hereto have caused this Assignment to be duly executed on the date set forth in their respective Acknowledgement but effective for all purposes as of the Effective Time.

WITNESSES:

  
Print Name: Brittany Schuyler

ASSIGNOR:

ORINOCO NATURAL RESOURCES, LLC

  
Print Name: Thomas M. Carter

By: Jennifer E. Bell  
Name: Jennifer E. Bell  
Title: Secretary



**WITNESSES:**

Maria Castillo

Print Name: Mariela Castillo

Andrea Villa

Print Name: ANDREA VILLA

**ASSIGNEE:**

SANARE ENERGY PARTNERS, LLC

Brian H. Macmillan

By:

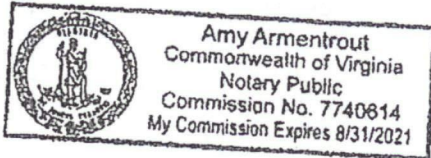
Name: Brian H. Macmillan

Title: Sr. Vice President - Land

ACKNOWLEDGMENT

STATE OF ~~TEXAS~~ Virginia §  
COUNTY OF ~~HARRIS~~ §  
Botetant §

BE IT KNOWN, that on this 26 day of July, 2019, before me, the undersigned authority, personally came and appeared Jennifer E. Bell, to me personally known, who, being by me duly sworn, did say that she is the Secretary of Orinoco Natural Resources, LLC, a Virginia limited liability company, and that the foregoing instrument was signed on behalf of said limited liability company by authority of its board of Orinoco Natural Resources, LLC and Jennifer E. Bell acknowledged said instrument to be the free act and deed of said limited liability company for the purposes herein stated.

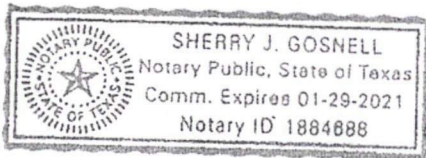


Amy Armentrout  
NOTARY PUBLIC in and for the aforesaid  
County and State  
Name: Amy Armentrout  
Commission Expires: 8-31-21

ACKNOWLEDGMENT

STATE OF Texas §  
COUNTY OF Harris §  
§

BE IT KNOWN, that on this 23 day of July, 2019, before me, the undersigned authority, personally came and appeared Brian H. Macmillan, to me personally known, who, being by me duly sworn, did say that he is the Sr. Vice President – Land of Sanare Energy Partners, LLC, a Delaware limited liability company, and that the foregoing instrument was signed on behalf of said limited liability company by authority of its board and Brian H. Macmillan acknowledged said instrument to be the free act and deed of said limited liability company.



Sherry J. Gosnell  
NOTARY PUBLIC in and for the aforesaid  
County and State  
Name: Sherry J. Gosnell  
Commission Expires: 1-29-2021



## EXHIBIT A

## LEASES

## SUBJECT INTERESTS (LISTING OF LEASES)

Lease Number	Lease Block	Field Name	Rights Owned	Lease Description
OCS-G 28351	MC 21	Mississippi Canyon Block 20 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of July 1, 1995, by the United States of America, as lessor, in favor of Union Oil Company of California, as lessee, covering the NW1/4; NE1/4; SE1/4; N1/2 NW1/4 SW1/4; N1/2 NE1/4 SW1/4; SE1/4 NE1/4 SW1/4; S1/2 SE1/4 SW1/4; SE1/4 SW1/4 SW1/4 of Block 21, Mississippi Canyon, OCS Official Protraction Diagram, NH 16-10.
OCS-G 22850	MC 22	Mississippi Canyon Block 20 Field	Operating Rights 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of June 1, 2001, by the United States of America, as lessor, in favor of TotalFinaElf E&P USA, Inc., as lessee covering all of Block 22, Mississippi Canyon, OCS Official Protraction Diagram, NH 16-10 INsofar AND ONLY INsofar as to the N/2; SW/4; N1/2SE1/4 of Block 22, Mississippi Canyon, from the surface of the earth down to and including a depth of 100 feet below the stratigraphic equivalent of 8,721 feet True Vertical Depth, being the total depth drilled in the OCS-G 22850 Well No. 1
OCS-G 21742	MC 65	Mississippi Canyon Block 20 Field	Operating Rights 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of June 1, 2000, by the United States of America, as lessor, in favor of BP Exploration & Oil Inc., as lessee, covering all of Block 65, Mississippi Canyon, OCS Official Protraction Diagram, NH 16-10 INsofar AND ONLY INsofar as to the N/2 of Block 65, Mississippi Canyon, INsofar AND ONLY INsofar as said rights include depths from the surface of the earth down to and including one hundred (100') below the stratigraphic equivalent of a depth of 10,195 feet, true vertical depth.

OCS-G 01187	SM 27	South Marsh Island Block 27 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of June 1, 1962, by the United States of America, as lessor, in favor of Shell Oil Company, as lessee, covering all of Block 27, South Marsh Island Area, as shown on official leasing map La. No. 3A, Outer Continental Shelf Leasing Map, Louisiana Offshore Operations.
OCS-G 17935	SM 68	South Marsh Island Block 73 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of July 1, 1997, by the United States of America, as lessor, in favor of Taylor Energy Company, as lessee, covering all of Block 68, South Marsh Island Area, OCS Leasing Map, Louisiana Map No. 3A.
OCS-G 01201	SM 69	South Marsh Island Block 73 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of June 1, 1962, by the United States of America, as lessor, in favor of Humble Oil & Refining Company, as lessee, covering all of Block 69, South Marsh Island Area, as shown on official leasing map La. No. 3A, Outer Continental Shelf Leasing Map, Louisiana Offshore Operations.
OCS-G 01204	SM 72	South Marsh Island Block 73 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of June 1, 1962, by the United States of America, as lessor, in favor of Humble Oil & Refining Company, as lessee, covering all of Block 72, South Marsh Island Area, South, Addition, as shown on official leasing map La. No. 3C, Outer Continental Shelf Leasing Map, Louisiana Offshore Operations.
OCS-G 01205	SM 73	South Marsh Island Block 73 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of June 1, 1962, by the United States of America, as lessor, in favor of Humble Oil & Refining Company, as lessee, covering all of Block 73 South Marsh Island Area, South Addition, as shown on official leasing map La. No. 3C, Outer Continental Shelf Leasing Map, Louisiana Offshore Operations.
OCS-G 32201	SS 217	Ship Shoal Block 230 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of June 1, 2008, by the United States of America, as lessor, in favor of Houston Energy, L.P., as lessee, covering all of Block 217, Ship Shoal Area, as shown on official leasing map La.



				No. 5, Outer Continental Shelf Leasing Map, Louisiana Offshore Operations
OCS-G 01022	SS 218	Ship Shoal Block 230 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of May 1, 1962, by the United States of America, as lessor, in favor of Kerr-McGee Oil Industries, Inc., Cabot Corporation, Felmont Oil Corporation and Essex Royalty Corporation, as lessee, covering all of Block 218, Ship Shoal Area, as shown on official leasing map La. No. 5, Outer Continental Shelf Leasing Map, Louisiana Offshore Operations.
OCS - 00830	SS 229	Ship Shoal Block 230 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of May 1, 1960, by the United States of America, as lessor, in favor of Kerr-McGee Corporation, Felmont Oil Corporation and Cabot Carbon Company, as lessee, covering all of Block 229, Ship Shoal Area, as shown on official leasing map La. Map No. 5, Outer Continental Shelf Leasing Map (Louisiana offshore operations).
OCS - 00831	SS 230	Ship Shoal Block 230 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of May 1, 1960, by the United States of America, as lessor, in favor of Kerr-McGee Oil Industries, Inc., Felmont Oil Corporation and Cabot Carbon Company, as lessee, covering all of Block 230, Ship Shoal Area, as shown on official leasing map La. Map No. 5, Outer Continental Shelf Leasing Map (Louisiana offshore operations).
OCS - 00832	SS 242	Ship Shoal Block 230 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of May 1, 1960, by the United States of America, as lessor, in favor of Kerr-McGee Oil Industries, Inc., Felmont Oil Corporation and Cabot Carbon Company, as lessee, covering all of Block 242, Ship Shoal Area, South Addition, as shown on official leasing map La. Map No. 5A, Outer Continental Shelf Leasing Map (Louisiana offshore operations).
OCS-G 32207	SS 290	Ship Shoal Block 290 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of August 1, 2008, by the United States of America, as lessor, in favor of Newfield Exploration Company, as lessee, covering all of Block 290, Ship Shoal Area, as shown on official



				leasing map La. No. 5A, Outer Continental Shelf Leasing Map, Louisiana Offshore Operations
OCS-G 01189	SM 29	Vermilion Block 191 Field	Operating Rights 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of June 1, 1962, by the United States of America, as lessor, in favor of The British-American Oil Producing Company, Richfield Oil Corporation and Mississippi River Fuel Corporation, as lessee, covering all of Block 29, South Marsh Island Area, as shown on official leasing map La. No. 3A, Outer Continental Shelf Leasing Map, Louisiana Offshore Operations INsofar AND ONLY INsofar as to All of Block 29, South Marsh Island Area, from the surface down to the depth of 14,405'.
OCS-G 01134	VR 191	Vermilion Block 191 Field	Record Title 20% Working Interest	Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act effective as of June 1, 1962, by the United States of America, as lessor, in favor of Tennessee Gas Transmission Company, as lessee, covering all of Block 191, Vermilion Area, as shown on official leasing map La. No. 3, Outer Continental Shelf Leasing Map, Louisiana Offshore Operations.

EXHIBIT B

**SERVITUDES (LISTING OF PIPELINE RIGHTS-OF-WAY)**

<b>Right-of-Way Number</b>	<b>Description</b>
OCS-G 16045	South Marsh Island Block 72C to South Marsh Island Block 71 SSTI
OCS-G 21502	South Marsh Island Block 27A to South Marsh Island Block 31 SSTI
OCS-G 25419	Vermilion Block 191C to South Marsh Island Block 27A
OCS-G 25420	South Marsh Island Block 27A to Vermilion Block 191C
OCS-G 25421	Vermilion Block 191C to South Marsh Island Block 27A
OCS-G 26819	Mississippi Canyon Block 21B to South Pass Block 60F
OCS-G 26820	Mississippi Canyon Block 21B to South Pass Block 60F
OCS-G 26821	Mississippi Canyon Block 21B to South Pass Block 60F
OCS-G 28753	Ship Shoal Block 242A to Ship Shoal Block 241 SSTI
OCS-G 29127	Ship Shoal Block 290B to Ship Shoal Block 277A
OCS-G 30124	RUE South Pass Block 60

# EXHIBIT C

## WELLS AND INTERESTS

Field	Block	Well	WI [%]	NRI [%]	
				Oil	Gas
MISSISSIPPI CANYON 21 (SIMBA)	BLK 21	B-1	20.00000	16.06667	16.06667
		B-2	20.00000	16.06667	16.06667
		B-3	20.00000	16.06667	16.06667
		B-6	20.00000	16.06667	16.06667
	BLK 22	B-5	20.00000	14.16667	14.16667
		B-7	20.00000	14.16667	14.16667
		B-8	20.00000	14.16667	14.16667
		B-9	20.00000	14.16667	14.16667
		B-10	20.00000	14.16667	14.16667
		B-11	20.00000	14.16667	14.16667
		B-12	20.00000	14.16667	14.16667
		B-13	20.00000	14.16667	14.16667
		B-14	20.00000	14.16667	14.16667
	BLK 65	B-4	20.00000	14.06667	14.06667
		B-15	20.00000	14.06667	14.06667
SOUTH MARSH ISLAND 27	BLK 27	A-1	20.00000	-	-
		A-3	20.00000	-	-
		A-6	20.00000	-	-
		A-7	20.00000	-	-
		A-8	20.00000	-	-
		A-9	20.00000	-	-
		A-11	20.00000	-	-
		A-12	20.00000	16.66667	16.66667
		A-13	20.00000	16.66667	16.66667
		A-14	20.00000	16.66667	16.66667
		JA-1	20.00000	-	-
		JA-2	20.00000	-	-

Exhibit C, page 1



		JA-3	20.00000	-	-
		JA-4	20.00000	16.66667	16.66667
		JA-5	20.00000	16.66667	16.66667
		JA-6	20.00000	-	-
		JA-7	20.00000	16.66667	16.66667
		JA-8	20.00000	-	-
	BLK 29	A-4	20.00000	-	-
		C-5	20.00000	15.99167	15.99167
	BLK 58	E-1	9.40000	7.83334	7.83334
	BLK 68	D-2	20.00000	16.66667	16.66667
SOUTH MARSH ISLAND 73	BLK 69	B-1	20.00000	-	-
		B-3	20.00000	-	-
		B-4	20.00000	-	-
		B-7	20.00000	-	-
		B-10	20.00000	-	-
		B-12	20.00000	-	-
		B-15	20.00000	-	-
		B-16	20.00000	-	-
		B-18	20.00000	-	-
		B-21	20.00000	-	-
		B-22	20.00000	-	-
		B-26	20.00000	-	-
		B-29	20.00000	16.66667	16.66667
		B-30	20.00000	16.66667	16.66667
		B-32	20.00000	16.66667	16.66667
		B-33	20.00000	16.66667	16.66667
		D-4	20.00000	16.66667	16.66667
		D-6	20.00000	-	-
		D-8	20.00000	16.66667	16.66667
	BLK 72	C-2	20.00000	-	-
		C-7	20.00000	-	-

Exhibit C, page 2

		C-10	20.00000	16.66667	16.66667
		C-11	20.00000	16.66667	16.66667
		#5	20.00000	-	-
	BLK 73	A-1	20.00000	-	-
		A-3	20.00000	16.66667	16.66667
		A-6	20.00000	16.66667	16.66667
		A-7	20.00000	16.66667	16.66667
		A-8	20.00000	16.66667	16.66667
		A-9	20.00000	16.66667	16.66667
		A-10	20.00000	16.66667	16.66667
		A-11	20.00000	16.66667	16.66667
		A-12	20.00000	16.66667	16.66667
		A-13	20.00000	16.66667	16.66667
		B-9	20.00000	-	-
		B-11	20.00000	-	-
		B-13	20.00000	-	-
		B-17	20.00000	-	-
		B-20	20.00000	-	-
		B-25	20.00000	-	-
		B-27	20.00000	16.66667	16.66667
		B-28	20.00000	16.66667	16.66667
		B-31	20.00000	-	-
		C-3	20.00000	-	-
		C-4	20.00000	16.66667	16.66667
		C-6	20.00000	-	-
		C-8	20.00000	-	-
		C-9	20.00000	16.66667	16.66667
		C-14	20.00000	16.66667	16.66667
		D-1	20.00000	16.66667	16.66667
		D-3	20.00000	16.66667	16.66667
		D-5	20.00000	16.66667	16.66667

Exhibit C, page 3

		D-7	20.00000	16.66667	16.66667
		D-9	20.00000	16.66667	16.66667
		D-10	20.00000	16.66667	16.66667
		D-11	20.00000	16.66667	16.66667
		D-12	20.00000	16.66667	16.66667
		D-13	20.00000	16.66667	16.66667
SHIP SHOAL 230	BLK 217	B-7	20.00000	15.75000	15.75000
	BLK 218	B-1	20.00000	16.54957	16.54957
		B-2	20.00000	-	-
		B-3	20.00000	16.54958	16.54958
		B-4	20.00000	16.54958	16.54958
		B-5	20.00000	16.54958	16.54958
		B-8	20.00000	16.54958	16.54958
		B-9	20.00000	16.54958	16.54958
		B-10	20.00000	-	-
		E-1	20.00000	16.54958	16.54958
		E-2	20.00000	16.54958	16.54958
		E-3	20.00000	16.54958	16.54958
	BLK 229	A-1	20.00000	-	-
		A-2	20.00000	-	-
		A-3	20.00000	-	-
		A-4	20.00000	-	-
		A-5	20.00000	-	-
		A-6	20.00000	16.51558	16.51558
		A-7	20.00000	-	-
		A-8	20.00000	-	-
		A-9	20.00000	-	-
		A-10	20.00000	-	-
		A-11	20.00000	-	-
		A-12	20.00000	-	-
		A-13	20.00000	-	-

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	A-16	20.00000	16.51558	16.51558
	A-17	20.00000	-	-
	A-19	20.00000	-	-
	A-20	20.00000	16.51558	16.51558
	A-21	20.00000	-	-
	B-1	20.00000	-	-
	B-3	20.00000	-	-
	B-4	20.00000	-	-
	B-5	20.00000	-	-
	B-6	20.00000	-	-
	B-7	20.00000		-
	B-8	20.00000	-	-
	B-9	20.00000	16.51558	16.51558
	B-11	20.00000	16.51558	16.51558
	B-19	20.00000	16.51558	16.51558
	B-20	20.00000	16.51558	16.51558
	B-21	20.00000	16.51558	16.51558
	B-22	20.00000	16.51558	16.51558
	C-1	20.00000	16.51558	16.51558
	C-2	20.00000	-	-
	C-3	20.00000	16.51558	16.51558
	C-4	20.00000	16.51558	16.51558
	C-5	20.00000	16.51558	16.51558
	C-6	20.00000	-	-
	C-7	20.00000	16.51558	16.51558
	C-8	20.00000	16.51558	16.51558
	C-9	20.00000	16.51558	16.51558
	C-10	20.00000	16.51558	16.51558
	C-13	20.00000	16.51558	16.51558
	C-14	20.00000	16.51558	16.51558
	C-15	20.00000	16.51558	16.51558

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		C-17	20.00000	16.51558	16.51558
	BLK 230	B-1	20.00000	16.56280	16.56280
		B-2	20.00000	16.56280	16.56280
		B-4	20.00000	16.56280	16.56280
		B-5	20.00000	16.56280	16.56280
		B-6	20.00000	-	-
		B-7	20.00000	16.56280	16.56280
		B-8	20.00000	16.56280	16.56280
	BLK 241	A-1	20.00000	-	-
		A-2	20.00000	-	-
		A-5	20.00000	-	-
	BLK 242	A-3	20.00000	16.56280	16.56280
		A-4	20.00000	16.56280	16.56280
		A-6	20.00000	16.56280	16.56280
		A-7	20.00000	16.56280	16.56280
		#9	20.00000	-	-
		C-11	20.00000	-	-
		C-12	20.00000	-	-
		C-16	20.00000	-	-
SHIP SHOAL 290	BLK 290	B-1	20.00000	16.25000	16.25000
		#2	20.00000	-	-
		#3	20.00000	-	-
VERMILION 191	BLK 191	C-1	20.00000	-	-
		C-2	20.00000	-	-
		C-4	20.00000	15.00000	15.00000
		C-6	20.00000	15.00000	15.00000
		C-7	20.00000	15.00000	15.00000
		C-8	20.00000	15.00000	15.00000
		C-9	20.00000	15.00000	15.00000
		D-1	20.00000	-	-
		D-2	20.00000	-	-

Exhibit C, page 6

## EXHIBIT D

### CONTRACTS

OCS-G 32201, OCS-G 01022, OCS 00830, OCS 00831, OCS 00832

#### Ship Shoal Blocks 217/218/229/230/242

1. Operating Agreement dated March 1, 1961 by and between Kerr-McGee Oil Industries and Felmont Oil Corporation, Essex Royalty Corporation and Cabot Corporation.
2. Operating Agreement dated March 1, 1962, by and between Kerr-McGee Oil Industries and Felmont Oil Corporation, Essex Royalty Corporation, and Cabot Corporation.
3. Agreement of Purchase and Sale between Kerr-McGee Oil & Gas Corporation and Taylor Energy Company dated October 25, 2002.
4. Assignment of Record Title Interest effective November 1, 2002 from Kerr-McGee Oil & Gas Corp. to Taylor Energy Company, covering Ship Shoal 218 OCS-G 01022, Ship Shoal 229 OCS 00830, Ship Shoal 230 OCS 00831 and Ship Shoal 242 OCS 00832.
5. Agreement of Purchase and Sale between NCX Company, L.L.C. and Taylor Energy Company dated March 15, 2003.
6. Assignment of Record Title Interest effective January 1, 2003 from NCX Company L.L.C. to Taylor Energy Company, covering Ship Shoal 218 OCS-G 01022, Ship Shoal 229 OCS 00830, Ship Shoal 230 OCS 00831 and Ship Shoal 242 OCS 00832.
7. Agreement of Purchase and Sale between Wynn-Crosby 1997, Ltd. and Taylor Energy Company dated October 8, 2003.
8. Assignment of Record Title Interest effective July 1, 2003 from Wynn-Crosby 1997, Ltd. to Taylor Energy Company, covering Ship Shoal 218 OCS-G 01022, Ship Shoal 229 OCS 00830, Ship Shoal 230 OCS 00831 and Ship Shoal 242 OCS 00832.
9. Agreement of Purchase and Sale between Mission Resources Corporation and Taylor Energy Company dated March 1, 2004.



10. Assignment of Record Title Interest effective March 1, 2004 from Mission Resources Corporation to Taylor Energy Company, covering Ship Shoal 218 OCS-G 01022, Ship Shoal 229 OCS 00830, Ship Shoal 230 OCS 00831 and Ship Shoal 242 OCS 00832.
11. Services Agreement for the Patterson II Plant between CDM MAX, LLC and ANKOR E&P Holdings Corporation dated January 1, 2012. (NOTE that Samsung has its own agreement.)
12. Retrograde Aggregation Services Agreement effective May 1, 2008 between Trunkline Field Services LLC and KNOC USA Corporation, as amended. (NOTE that Samsung has its own agreement.)
13. Water Saturated Gas Agreement dated September 29, 1998 between Kerr-McGee Oil & Gas Corporation and Trunkline Gas Company and Amendment to the Water Saturated Agreement dated October 15, 2005 between Taylor Energy Company and Trunkline Gas Company, LLC.
14. Operation and Maintenance Agreement dated September 29, 1998, between Duke Energy Operating Company and Kerr McGee Oil & Gas Corporation and Amendment to the Operation and Maintenance Agreement dated October 15, 2005 between Taylor Energy Company and Trunkline Gas Company, LLC.
15. Agreement for the Construction and Operation of the North Terrebonne Gas Processing Plant and the Tebone Fractionation Plant as amended by agreement effective as of November 1, 1962 and Ratification and Joinder Agreement, effective November 1, 2002, between Enterprise Gas Processing, LLC and Taylor Energy Company. (NOTE that Samsung has its own agreement.)
16. Southeast Louisiana Lateral Dehydration Service Agreement effective January 1, 2007, between WFS-Liquids Company and Taylor Energy Company LLC, as amended.
17. Injected and Retrograde Condensate Transportation and BTU Reduction Make-up Agreement- Southeast Louisiana Lateral dated August 4, 2008 between Transcontinental Gas Pipe Line Corporation and KNOC USA Corporation, as amended on November 13, 2012.
18. Bayou Black Terminalling Agreement between WFS-Liquids Company and KNOC USA Corporation effective September 1, 2009, as amended.
19. Transportation Service Agreement between Transcontinental Gas Pipe Line Corporation and KNOC USA Corporation dated April 1, 2010.
20. Products Purchase Agreement # 5443 between Alliance Gas Products Corporation and Taylor Energy Company dated December 3, 2002.

21. Natural Gas Liquids Purchase, Sale or Exchange between Enterprise Products Operating L.P. and Taylor Energy Company dated December 10, 2002.
22. Transcontinental Gas Pipe Line Corporation, Lateral Line Interconnect and Operating Agreement dated July 29, 2005, between Transcontinental Gas Pipe Line Corporation and Taylor Energy Company.
23. Agreement and Plan of Merger merging Taylor Energy Company into Taylor Energy Company LLC effective January 1, 2006.
24. Purchase and Sale Agreement between Taylor Energy Company LLC, as Seller, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Buyer, dated January 25, 2008, as amended.
25. Assignment of Record Title between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering Ship Shoal Block 218, OCS-G 01022.
26. Assignment of Record Title between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering Ship Shoal Block 229, OCS 00830.
27. Assignment of Record Title between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering Ship Shoal Block 230, OCS 00831.
28. Assignment of Record Title between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering Ship Shoal Block 242, OCS 00832.
29. Cooperation Letter dated December 17, 2009 between KNOC USA Corporation and Samsung Oil & Gas USA Corp., Farmers, and Houston Energy, L.P. Farmee, covering Ship Shoal Block 217/218.
30. Letter Agreement dated September 3, 2010 between ANKOR E&P Holdings Corporation and Samsung Oil & Gas USA Corp. and Houston Energy Inc.
31. Letter of Intent dated November 29, 2011 between Houston Energy Inc. and ANKOR E&P Holdings Corporation and Samsung Oil & Gas USA Corp. regarding Ship Shoal Block 217, OCS-G 32201.
32. Assignment of Overriding Royalty Interest dated September 8, 2007 between HE&D Offshore, L.P., as Assignor, and Sleepy Hollow, L.P., as Assignee, regarding Ship Shoal Block 217, OCS-G 32201.

33. Assignment of Record Title Interest dated December 2, 2011 between Houston Energy, LP, as Assignor, and ANKOR E&P Holdings Corporation and Samsung Oil & Gas USA Corp., as Assignee, covering Ship Shoal Block 217, OCS-G 32201.
34. Pipeline Segment Number 880 – Originating Lease Number OCS-G 00830.
35. Right-of-Way OCS-G 28753, Segment No. 11947 from Ship Shoal Block 242A to Ship Shoal Block 241 SSTI.
36. Crude Oil & Condensate Transportation Agreement dated April 1, 2009 between Walter Oil & Gas Corporation, Transporter, and ANKOR Energy LLC, Producer at Ship Shoal Block 241.
37. Interconnect Agreement dated April 1, 2009 between Walter Oil & Gas Corporation and ANKOR Energy LLC at Ship Shoal Block 241.
38. Platform Space Agreement at Ship Shoal Block 229 Platform between Crimson Gulf, LLC and ANKOR E&P Holdings Corporation, Samsung Oil & Gas USA Corp. and KOA Energy LP, as Processors, dated September 21, 2012.
39. Lease of Platform Space for Communications Facilities between ANKOR E&P Holdings Corporation, Lessor, and RigNet, Inc., as Lessee, dated May 1, 2017 covering Ship Shoal Block 229, Platform C.
40. Base Contract for Sale and Purchase of Natural Gas dated July 1, 2016 between Superior Natural Gas Corporation and ANKOR Energy LLC as agent for ANKOR E&P Holdings Corporation, amended on March 1, 2017.
41. Oil Purchase Contract dated January 1, 2017 between Shell Trading (US) Company and ANKOR E&P Holdings Corporation, Contract No. C361LP0004, as amended on March 1, 2017 and August 1, 2017.



OCS-G 01134

Vermilion Block 191

1. Farmout Agreement between Tenneco Oil Company and Taylor Energy Company dated September 19, 1986.
2. Assignment from Tenneco Oil Company to Taylor Energy Company dated November 11, 1986 covering Vermilion Block 191, OCS-G 1134.
3. Right-of-Way, OCS-G 25419, 6" pipeline from Vermilion Block 191C Platform to South Marsh Island Block 27A Platform.
4. Right-of-Way, OCS-G 25420, 6" pipeline from Vermilion Block 191C to South Marsh Island Block 27A.
5. Right-of-Way, OCS-G 25421, 8" pipeline from Vermilion Block 191C to South Marsh Island Block 27A.
6. PTR Transportation Agreement, Service Package #68174, dated June 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation. (NOTE: Samsung has its own agreement.)
7. PTR-D Transportation Agreement, Service Package #68172, dated June 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation. (NOTE: Samsung has its own agreement.)
8. Agreement, Cocodrie/Pecan Island Plants, Contract No. 51188, dated April 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation which provides Liquid Transportation, Separation, and Dehydration on the Bluewater System, as amended by letter dated March 23, 2010. (NOTE: Samsung has its own Liquid Transportation, Separation, Dehydration Agreement-Bluewater System dated July 1, 2008 between Tennessee Gas Pipeline Company and Samsung.)
9. Agreement and Plan of Merger merging Taylor Energy Company into Taylor Energy Company LLC effective January 1, 2006.

10. Purchase and Sale Agreement between Taylor Energy Company LLC, as Seller, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Buyer, dated January 25, 2008, as amended.
11. Assignment of Record Title Interest between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering Vermillion Block 191, OCS-G 01134.
12. Satellite Services Agreement dated November 19, 2009 between ANKOR Energy LLC and Petrocom, LLC d/b/a Broadpoint, covering Sputh Marsh Island Block 27.
13. Gas Processing Agreement-Venice Gas Processing Plant dated December 1, 2012 between Venice Energy Services Company, L.L.C. and ANKOR E&P Holdings Corporation, Contract No. 024099, and First Amendment dated effective December 1, 2017.
14. Base Contract for Sale and Purchase of Natural Gas dated July 1, 2016 between Superior Natural Gas Corporation and ANKOR Energy LLC as agent for ANKOR E&P Holdings Corporation, amended on March 1, 2017.
15. Oil Purchase Contract dated January 1, 2017 between Shell Trading (US) Company and ANKOR E&P Holdings Corporation, Contract No. C361LP0004, as amended on March 1, 2017 and August 1, 2017.

OCS-G 01187

South Marsh Island Block 27

1. Purchase and Sale Agreement between Shell Offshore Inc. and Taylor Energy Company dated December 31, 1985.
2. Assignment and Bill of Sale effective September 1, 1985 from Shell Offshore Inc. to Taylor Energy Company covering S. Marsh Island Block 27, OCS-G 1187.
3. Right-of-Way, OCS-G 21502, 4" oil pipeline from South Marsh Island Block 27A Platform to South Marsh Island Block 31.
4. PTR Transportation Agreement, Service Package #68174, dated June 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation. (NOTE: Samsung has its own agreement.)
5. PTR-D Transportation Agreement, Service Package #68172, dated June 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation. (NOTE: Samsung has its own agreement.)
6. Agreement, Cocodrie/Pecan Island Plants, Contract No. 51188, dated April 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation which provides Liquid Transportation, Separation, and Dehydration on the Bluewater System, as amended by letter dated March 23, 2010. (NOTE: Samsung has its own Liquid Transportation, Separation, Dehydration Agreement-Bluewater System dated July 1, 2008 between Tennessee Gas Pipeline Company and Samsung.)
7. South Marsh Island Offshore System, Pipeline Connection Facilities Lease dated February 29, 2000, between ExxonMobil Pipeline Company and Taylor Energy Company.
8. South Marsh Island Offshore Crude Oil System, Connection Agreement dated February 29, 2000, between ExxonMobil Pipeline Company and Taylor Energy Company
9. Agreement and Plan of Merger merging Taylor Energy Company into Taylor Energy Company LLC effective January 1, 2006.



10. Purchase and Sale Agreement between Taylor Energy Company LLC, as Seller, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Buyer, dated January 25, 2008, as amended.
11. Assignment of Record Title Interest between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering South Marsh Island Block 27, OCS-G 01187.
12. Satellite Services Agreement dated November 19, 2009 between ANKOR Energy LLC and Petrocom, LLC d/b/a Broadpoint, covering South Marsh Island Block 27.
13. Gas Processing Agreement-Venice Gas Processing Plant dated December 1, 2012 between Venice Energy Services Company, L.L.C. and ANKOR E&P Holdings Corporation, Contract No. 024099, and First Amendment dated effective December 1, 2017.
14. Base Contract for Sale and Purchase of Natural Gas dated July 1, 2016 between Superior Natural Gas Corporation and ANKOR Energy LLC as agent for ANKOR E&P Holdings Corporation, amended on March 1, 2017.
15. Oil Purchase Contract dated January 1, 2017 between Shell Trading (US) Company and ANKOR E&P Holdings Corporation, Contract No. C361LP0004, as amended on March 1, 2017 and August 1, 2017.

OCS-G 01189

South Marsh Island Block 29

1. Letter Agreement dated June 23, 1975 between Tenneco, Inc., et al and Shell Oil Company, as amended.
2. Assignment of Operating Rights effective October 1, 1977 between Gulf Oil Corporation, Atlantic Richfield Company and Shell Oil Company.
3. Purchase and Sale Agreement between Shell Offshore Inc. and Taylor Energy Company dated December 31, 1985.
4. Assignment and Bill of Sale from Shell Offshore Inc. into Taylor Energy Company dated effective September 1, 1985 covering S. Marsh Island Block 29, OCS-G 1189.
5. PTR Transportation Agreement, Service Package #68174, dated June 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation. (NOTE: Samsung has its own agreement.)
6. PTR-D Transportation Agreement, Service Package #68172, dated June 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation. (NOTE: Samsung has its own agreement.)
7. Agreement, Cocodrie/Pecan Island Plants, Contract No. 51188, dated April 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation which provides Liquid Transportation, Separation, and Dehydration on the Bluewater System, as amended by letter dated March 23, 2010. (NOTE: Samsung has its own Liquid Transportation, Separation, Dehydration Agreement-Bluewater System dated July 1, 2008 between Tennessee Gas Pipeline Company and Samsung.)
8. Agreement and Plan of Merger merging Taylor Energy Company into Taylor Energy Company LLC effective January 1, 2006.
9. Purchase and Sale Agreement between Taylor Energy Company LLC, as Seller, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Buyer, dated January 25, 2008, as amended.

10. Assignment of Operating Rights between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering South Marsh Island Block 29, OCS-G 01189.
11. Gas Processing Agreement-Venice Gas Processing Plant dated December 1, 2012 between Venice Energy Services Company, L.L.C. and ANKOR E&P Holdings Corporation, Contract No. 024099, and First Amendment dated effective December 1, 2017.
12. Base Contract for Sale and Purchase of Natural Gas dated July 1, 2016 between Superior Natural Gas Corporation and ANKOR Energy LLC as agent for ANKOR E&P Holdings Corporation, amended on March 1, 2017.
13. Oil Purchase Contract dated January 1, 2017 between Shell Trading (US) Company and ANKOR E&P Holdings Corporation, Contract No. C351LP0004, as amended on March 1, 2017 and August 1, 2017.



OCS-G 17935, OCS-G 01201, OCS-G 01204, OCS-G 01205

South Marsh Island Blocks 68/69/72/73

South Marsh Island Block 69 E-1 Well (Fieldwood, Operator)

1. Agreement to Purchase and Sell between Exxon Corporation and Taylor Energy Company, effective December 16, 1992.
2. Bill of Sale between Exxon Corporation and Taylor Energy Company effective November 1, 1992.
3. Assignment between Exxon Corporation and Taylor Energy Company effective November 1, 1992 covering South Marsh Island Block 69, OCS-G 1201.
4. Assignment between Exxon Corporation and Taylor Energy Company effective November 1, 1992 covering South Marsh Island Block 72, OCS-G 1204.
5. Assignment between Exxon Corporation and Taylor Energy Company effective November 1, 1992 covering South Marsh Island Block 73, OCS-G 1205.
6. Right-of-Way, OCS-G 16045, for 6" gas pipeline from South Marsh Island Block 72C to South Marsh Island Block 71.
7. Connection Agreement (Fabricate Tie-in Assembly, Install EGM & Inspect) between Tennessee Gas Pipeline Company and Taylor Energy Company covering Taylor's subsea pipeline connection to Tennessee in South Marsh Island Block 71, dated March 6, 1996.
8. South Marsh Island Gathering System, South Marsh Island Block 69B and 73A Platform Services for Scraper Runs, Booster Pump Operation, Maintenance and Repairs Agreement dated February 10, 1993 between Exxon Pipeline Company and Taylor Energy Company, as amended by Agreement dated July 20, 1998, as amended April 3, 2001, August 7, 2002 and March 31, 2005.
9. Joint Operating Agreement II between Shell Offshore Inc. and Taylor Energy Company covering South Marsh Island Block 58/69 Joint Venture effective March 1, 1995.
10. Agreement between Exxon Company, USA and Shell Oil Company for Shell Pipeline Right-of-Way dated July 3, 1974.

11. Lease of Offshore Platform Space for Navigation Beacon Station for South Marsh Island Block 69 Platform "B" dated November 8, 1994.
12. Operating Agreement covering maintenance of Humble Pipeline Company facilities dated January 1, 1972.
13. Escrow Agreement between Exxon Corporation and Taylor Energy Company dated December 18, 1992.
14. PTR Transportation Agreement, Service Package #68174, dated June 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation. (NOTE: Samsung has its own agreement.)
15. PTR-D Transportation Agreement, Service Package #68172, dated June 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation. (NOTE: Samsung has its own agreement.)
16. Agreement, Cocodrie/Pecan Island Plants, Contract No. 51188, dated April 1, 2008, between Tennessee Gas Pipeline Company and KNOC USA Corporation which provides Liquid Transportation, Separation, and Dehydration on the Bluewater System, as amended by letter dated March 23, 2010. (NOTE: Samsung has its own Liquid Transportation, Separation, Dehydration Agreement-Bluewater System dated July 1, 2008 between Tennessee Gas Pipeline Company and Samsung.)
17. Purchase and Sale Agreement dated June 21, 2000, between ExxonMobil Pipeline Company and Taylor Energy Company.
18. Agreement and Plan of Merger merging Taylor Energy Company into Taylor Energy Company LLC effective January 1, 2006:
19. Purchase and Sale Agreement between Taylor Energy Company LLC, as Seller, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Buyer, dated January 25, 2008, as amended.
20. Assignment of Record Title Interest between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering South Marsh Island Block 68, OCS-G 17935.
21. Assignment of Record Title Interest between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering South Marsh Island Block 69, OCS-G 01201.

22. Assignment of Record Title Interest between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering South Marsh Island Block 72, OCS-G 01204.
23. Assignment of Record Title Interest between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering South Marsh Island Block 73, OCS-G 01205.
24. Escrow Agreement dated June 3, 2008 between ExxonMobil Corporation, KNOC USA Corporation, and Samsung Oil & Gas USA Corp. covering South Marsh Island Block 73 Field.
25. Production Handling Agreement between ANKOR E&P Holdings Corporation; KOA Energy LP, and Samsung Oil & Gas USA Corp., as Processor, and Apache Corporation and ANKOR E&P Holdings Corporation, As Producer, effective May 1, 2013, covering Apache operated Well No 11, South Marsh Island Block 58, OCS-G 01194.
26. Lease of Offshore Platform Space to Airtap Communications, LLC between Airtap, as Lessee, and ANKOR E&P Holdings Corporation, as Lessor, dated May 1, 2013, covering SM 69B Platform.
27. Offshore Platform Usage and Space Lease Agreement dated November 19, 2009 at SM 69 between Petrocom LLC d/b/a Broadpoint and ANKOR Energy LLC.
28. Gas Processing Agreement-Venice Gas Processing Plant dated December 1, 2012 between Venice Energy Services Company, L.L.C. and ANKOR E&P Holdings Corporation, Contract No. 024099, and First Amendment dated effective December 1, 2017.
29. Base Contract for Sale and Purchase of Natural Gas dated July 1, 2016 between Superior Natural Gas Corporation and ANKOR Energy LLC as agent for ANKOR E&P Holdings Corporation, amended on March 1, 2017.
30. Oil Purchase Contract dated January 1, 2017 between Shell Trading (US) Company and ANKOR E&P Holdings Corporation, Contract No. C361LP0004, as amended on March 1, 2017 and August 1, 2017.



OCS-G 28351, OCS-G 22850, OCS-G 21742

Mississippi Canyon Blocks 21/22/65

1. Assignment of Record Title Interest from Union Oil Company of California to Taylor Energy Company effective November 15, 1996 covering Mississippi Canyon Block 21, OCS-G 15459.
2. Farmout Agreement effective July 15, 2003, from TOTAL E&P USA, INC. and Kerr-McGee Oil & Gas Corporation to Taylor Energy Company, covering the N/2; SW/4; N/2 SE/4 of Mississippi Canyon Block 22, OCS-G 22850.
3. Assignment of Operating Rights from TOTAL E&P USA, INC. and Kerr-McGee Oil & Gas Corporation to Taylor Energy Company effective January 27, 2004 covering the N/2; SW/4 of Mississippi Canyon Block 22, OCS-G 22850, from surface of the earth down to and including a depth of 100' below the stratigraphic equivalent of 8721'TVD being total depth drilled in OCS-G 22850, No. 1 Well.
4. Assignment of Operating Rights from TOTAL E&P USA, INC. and Kerr-McGee Oil & Gas Corporation to Taylor Energy Company effective January 27, 2004 covering the N/2 SE/4 of Mississippi Canyon Block 22, OCS-G 22850, from surface of the earth down to and including a depth of 100' below the stratigraphic equivalent of 8721'TVD being total depth drilled in OCS-G 22850, No. 1 Well.
5. Farmout Agreement effective January 15, 2004 from BP Exploration & Production Inc. to Taylor Energy Company covering the N/2 of Mississippi Canyon Block 65, OCS-G 21742.
6. Assignment of Operating Rights from BP Exploration & Oil Inc. to Taylor Energy Company effective June 1, 2005 covering the N/2 of Mississippi Canyon Block 65, OCS-G 21742, from surface to 12,000'TVD.
7. Right-of-Way, OCS-G 26819, 10" pipeline from Mississippi Canyon Block 21B to South Pass Block 60F.
8. Right-of-Way, OCS-G 26820, 8" pipeline from Mississippi Canyon Block 21B to South Pass Block 60F.

9. Right-of-Way, OCS-G 26821, 4" pipeline from Mississippi Canyon Block 21B to South Pass Block 60F.
10. Gas Processing Agreement-Venice Gas Processing Plant dated December 1, 2012 between Venice Energy Services Company, L.L.C. and ANKOR E&P Holdings Corporation, Contract No. 024099, and First Amendment dated effective December 1, 2017.
11. Construction, Production Handling and Transportation Agreement between SPM Resources, L.L.C. and Taylor Energy Company, effective April 29, 2005, as amended December 18, 2007.
12. Agreement and Plan of Merger merging Taylor Energy Company into Taylor Energy Company LLC effective January 1, 2005.
13. Purchase and Sale Agreement between Taylor Energy Company LLC, as Seller, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Buyer, dated January 25, 2008, as amended.
14. Assignment of Record Title Interest between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering Mississippi Canyon Block 21, OCS-G 28351.
15. Assignment of Operating Rights between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering the N/2 and the SW/4 of Mississippi Canyon Block 22, OCS-G 22850 and Assignment of Operating Rights between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering the N/2 of the SE/4 of Mississippi Canyon Block 22, OCS-G 22850.
16. Assignment of Operating Rights between Taylor Energy LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, effective January 1, 2008, covering a portion of Mississippi Canyon Block 65, OCS-G 21742.
17. Right-of-Use and Easement (RUE), OCS-G 30124, granted as of September 29, 2009, to maintain Platform F in S. Pass Block 60, OCS-G 01608, to process production from Platform B, located on Mississippi Canyon Block 21, OCS-G 28351.
18. Base Contract for Sale and Purchase of Natural Gas dated July 1, 2016 between Superior Natural Gas Corporation and ANKOR Energy LLC as agent for ANKOR E&P Holdings Corporation, amended on March 1, 2017.
19. Oil Purchase Contract dated January 1, 2017 between Shell Trading (US) Company and ANKOR E&P Holdings Corporation, Contract No. C361LP0004, as amended on March 1, 2017 and August 1, 2017.

OCS-G 32207

Ship Shoal Block 290

1. Participation Agreement dated December 1, 2008 between Newfield Exploration Company and Ridgewood Energy Corporation covering Ship Shoal Block 290.
2. Participation Agreement dated December 1, 2008 between Newfield Exploration Company and Royal Offshore, LLC covering Ship Shoal Block 290.
3. Offshore Operating Agreement dated effective December 1, 2008, between Newfield Exploration Company and Ridgewood Energy Corporation and Royal Offshore, LLC covering Ship Shoal Block 290.
4. Assignment of Record Title Interest dated December 1, 2008, between Newfield Exploration Company, as Assignor, and Ridgewood Energy Corporation, as Assignee, covering Ship Shoal Block 290, OCS-G 32207.
5. Assignment of Record Title Interest dated December 1, 2008, between Ridgewood Energy Corporation, as Assignor, and Ridgewood Energy Gulf of Mexico Oil and Gas Fund, L.P., as Assignee, covering Ship Shoal Block 290, OCS-G 32207.
6. Assignment of Record Title Interest dated December 1, 2008, between Ridgewood Energy Corporation, as Assignor, and Ridgewood Energy U Fund, LLC, Ridgewood Energy W Fund, LLC, Ridgewood Energy Y Fund, LLC, as Assignees, covering Ship Shoal Block 290, OCS-G 32207.
7. Assignment of Record Title Interest dated December 1, 2008, between Newfield Exploration Company, as Assignor, and Royal Offshore, LLC, as Assignee, covering Ship Shoal Block 290, OCS-G 32207.
8. Gas Gathering Agreement dated May 3, 2010 between Monforte Exploration L.L.C. and W&T Offshore, Inc. to cover production handling of gas and condensate at Ship Shoal Block 277.
9. Purchase and Sale Agreement dated effective June 3, 2010 between Newfield Exploration Company, et al and KNOC USA Corporation covering Ship Shoal Block 290, OCS-G 32207, as amended on September 1, 2011.



10. Assignment of Record Title Interest dated June 3, 2010, between Ridgewood Energy W Fund, LLC, et al, as Assignors, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, covering Ship Shoal Block 290, OCS-G 32207.
11. Assignment of Record Title Interest dated June 3, 2010, between Royal Offshore, LLC, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, covering Ship Shoal Block 290, OCS-G 32207.
12. Assignment of Record Title Interest dated June 3, 2010, between Newfield Exploration Company, as Assignor, and KNOC USA Corporation and Samsung Oil & Gas USA Corp., as Assignees, covering Ship Shoal Block 290, OCS-G 32207.
13. Cooperation Agreement dated effective September 1, 2011 between ANKOR E&P Holdings Corporation and Samsung Oil & Gas USA Corporation, Farmers, and Monforte Exploration L.L.C., Farmee, covering the Northwest Quarter of Ship Shoal Block 290, amended by Letter dated December 18, 2013.
14. Production Handling Agreement dated October 1, 2011 between Monforte Exploration L.L.C. and ANKOR Energy LLC covering production from Ship Shoal Block 290.
15. Right-of-Way, OCS-G 29127, 6" gas pipeline from Ship Shoal Block 290B to Ship Shoal Block 277A.
16. Gas Processing Agreement between ANKOR E&P Holdings Corporation and Enterprise Gas Processing, LLC, dated October 1, 2012 regarding gas processing at the Neptune Plant, as amended effective January 1, 2013.
17. ITS Service Agreement, Contract No. 119891, dated October 11, 2012, between TC Offshore LLC and ANKOR E&P Holdings Corporation, as amended by letter from Kinetica Partners, LLC.
18. Assignment and Bill of Sale dated effective July 1, 2012 between Newfield Exploration Company, Assignor, and W&T Offshore, Inc., Assignee covering overriding royalty interest in Ship Shoal Block 290.
19. Agreement to Recomence Production "Agreement" dated December 12, 2016 between ANKOR Energy LLC and Monforte Exploration L.L.C. covering Ship Shoal Block 290, as amended.
20. UCC Financing Statement dated June 1, 2017, Monforte Exploration L.L.C., as Debtor, and ANKOR Energy LLC, Secured Party, covering Ship Shoal Block 277 "A" Platform.

21. Base Contract for Sale and Purchase of Natural Gas dated July 1, 2016 between Superior Natural Gas Corporation and ANKOR Energy LLC as agent for ANKOR E&P Holdings Corporation, amended on March 1, 2017.
22. Oil Purchase Contract dated January 1, 2017 between Shell Trading (US) Company and ANKOR E&P Holdings Corporation, Contract No. C351LP0004, as amended on March 1, 2017 and August 1, 2017.